THE WATER

Mr. GROSS. That is where we get into difficulty.

I would be most happy to offer an amountment to take something off Israel, if their spokesmen for this bill are so hot for taking on the support of more refugees throughout the world. The taxpayers of this country did not create this refugee problem.

We have had the Palestinian refugees on our hands for more years than I can remember and it has cost us hundreds of millions. Now, here we are embarking upon the care of more refugees and at a cost of \$25 million.

Where in the name of high heaven is it proposed to get the money to take care of refugees all over this world? It apparently is easy for some people here today to continue this business of sticking our long noses into the affairs of other nations all over the world. It has cost the citizens of this country \$260 billion.

I do not know what you tell your taxpayers when you go home. I had hoped that in the election campaign this fall that the public would tell Members of the House that they are sick and tired of inflation rocketing living costs, debt, and the way their money was being spent abroad. Apparently, the public did not speak very loudly to some of you or

you were not listening—one or the other. Whatever the merit or demerit of this amendment it saddles another \$25 million on the taxpayers of this country. You who vote for this amendment and the bill ought to be ashamed that you have added to the deol deficit, and in-

flation that is tearing down this country.

The CHAIMAN. The question is on the amendment offered by the gentleman from New York (Mr. Blacci).

The amendment was agreed to.

AMENDMENT OFFERED BY MR. JOHN L. BURTON Mr. JOHN L. BURTON, Mr. Chairman, I offer an amendment.

The Clerk read as follows:

Amendment offered by Mr. JOHN L. BUR-TON: Page 23, line 13, insert immediately after "unless" the following: "and until".

Mr. JOHN L. BURTON, Mr. Chairman and members of the committee, I am offering this amendment on behalf of the gentlewoman from New York (Ms. HOLTZMAN) and myself in connection with discussions with the gentleman from California (Mr. Ryan) whose lan-

guage is being awarded.

This language was shown to the ranking minority Member by the gentle-woman from New York and was discussed with the chairman of the full committee, and also with the subcommittee of himan who deals with the subjest water. It is my understanding that there was no controversy concerning the americanent; that it fit in with the intent of the committee's language.

Thope I rm correct.

Mr. MoRGAN. Mr. Chairman, will the geaffernan yield?

Air, JOHN L. BURTON, I yield to the gentlemen from Peansylvánia.

Mr. MORGAN, Mr. Chaicman, I know the gentleman consulted the chairman of the appropriate Armed Services Subcommission. He has no Approved For Release 2001/08/25 : CIA-RDP78Z02997A000100210011-4 White is done

committee is concerned, speaking for my own side. I have no objection.

Mr. JOHN L. BURTON, Mr. Chairman, I ask an "aye" vote on the amendment.

The CHAIRMAN. The question is on the amendment offered by the gentleman from California (Mr. JOHN L. BURTON).

The amendment was agreed to.

AMENDMENT OFFERED BY MM. ASHBROOM Mr. ASHBROOK. Mr. Chairman, I offer an amendment.

The Clerk read as follows:

Amendment offered by Mr. Ashbrook: Page 17: Strike lines 8-14 and renumber following sections accordingly.

Mr. ASHBROOK, Mr. Chairman, this amendment would leave the present prohibitions in effect against furnishing assistance to countries trading with North Vietnam, The committee's bill would authorize the President to waive prohibitions if such waiver is in the national interest.

I do not think that this is the time to start loosening up on prohibitions that

effect North Vietnam.

Looking a one issue alone-without even discussing the thousands of North Vietnamese Paris accord violations against South Vietnam-there is abundant reason to not change the present statute. The issue that I am speaking about is American MIA's and American men killed in action.

American families do not know what has happened to their loved ones because the Victnamese Communists refuse to carry out their agreements made with the United States. The Paris accords which both the United States and North Vietnam signed were clear as to the responsibilities of each side. Article 8, paragraph (b) states:

The parties shall help each other to get Information about those military personnel and foreign civilians of the parties missing in action, to determine the location and take care of the graves of the dead so as to facilitate the exhumation and repatriation of the remains, and to take any such other measures as may be required to get information about those still considered missing in

The responsibility of the Morth Vietnamese to aid American efforts in this regard is clear. In the supplemental agreements of June 13, 1973, article 8, paragraph (b) was reemphasized.

The record of the North Vietnamese is also clear. They have been consistently opposing American efforts to gain information. Last December 15 an American without weapons who was marching for bodies of American men was killed by the Communists.

I urge the retention of the language presently in the stainte by the passage of my amondateds

WE LACOMARSINO Mr. Chairman,

will the configura yield?
Atr. ASTIBOOK, I yield to the gentleman, from California. Mr. LACOMARSINO, I thank the

gentleman for yielding.

(Mr. LAGOMIARSINO a deed and was given permission to revise and extend

共物 化美加州 经成本

join with the gentleman in his sponsorship and support of this amendment. I opposed the amendment in the bill. That was not the language we were trying to change. The amendment is not in the bill, the amendment in committee which I opposed.

I feel it is entirely inappropriate at this time, when we still do not know the fate of the missing in action men. That is tragic enough, but what is more tragic. is that we are not able to look at the sites of known airplane crashes.

I feel this would be adding insuit to injury, and for that reason I strongly

support the amendment.

Mr. Chairman, the difficulty in voting on bills such as this one is that your vote is bound to be misinterpreted. I intend to vote "no" on this bill because I am convinced, after listening to hours of testimony in the Foreign Alfairs Committee, that on the whole, this is a bad bill. Not that there are not some good things in the bill—I completely agree, and strongly support for example, the need to provide assistance to Israel. Yet even on this issue the bill is deficient, since the aid authorization is counterbalanced by commitments to Egypt and Syria. Nor is this the only contradiction in the bill. Many of my colleagues have already pointed out areas where we are reversing U.S. policy.

Mr. Chairman, I submit that this is ridiculous. And I resent being forced to accept something bad in order to provide something good. If the Egyptian example were the only one, I could still probably vote for the bill. But it is not. And the had, believe me, far outweighs the

good.

If we wish to help our friends, and I think we should, then let us pass a bill which does just that. Not one which gives them something with one hand, and their enemies something with the other. And certainly not one which has a price tag so large in a time when our taxpayers are being asked to do so much.

(Mr. BINGHAM asked and was given permission to revise and extend his re-

Mr. BINGHAM. Mr. Chairman, I rise in opposition to the amendment of the gentleman from Olilo, First of all, I want to stress the fact that all this amendment does is to give the President the authority to waive the restric-tion in the act, if he deems that to be in the national interest, to give alin that authority and not to lie his hands.

The fact of the matter is that this restriction has been in the not ler a long time and no one contail as become detail the suchest hit of good, to he as inconcerned to has not but a particle of influence on North Victures, The control done our hasful relations with the country, a country in Africa, which to but is 1 aning toward the Soviet Union bee have been unable to give to the country any of the kind of assistance that we give other countries in Alexa. country is Somalia. Somalia has ships.

Mr. MORGAN, Mr. Chairman, I now move that all debate of the bill and all aniendments thereto cease at 7 o'clock.

The motion was agreed to. POINT OF OGDER

Mr. CARNEY of Oillo Mr. Chairman, I have a point of order.
The CHAIRMAN, The gentleman will.

Mr. CARNEY of Ohio. What about those of us who have had amendments at

the desk all day?
The CHARMAN, have they been printed in the Record?

Mr. CARNEY of Onio. No; but I gave

them to the desk today.

The CHAIRMAN CAR, PRICE of Illinois). If the amendments are printed in the Regions, under the Rules of the House the proponents will be entitled to 5 minutes of debate.

Members standing at the time the motion was made will be recognized for

i minute each.

The Chair recognizes the gentlewoman from New York (Ms. Hourshin).

AMENDICAT OFFERED BY MS. HOLTZMAN Ms. HOLTZLIAN, Nr. Chairman, I offer an amendment.

The Clerk read as follows:

The Clerk read as follows:
Amendment offered by its. Holtzman's Page 23, line 14, strike out "important to the national security" and insert in lieu thereof "vital to the national defense".

(Mis. FOLIZMAN asked and was

given permission to revise and extend

her remarks.) Ms. HOLTZMAN, Mr. Chairman, the purpose of this amendment is very simplo. It is designed to enlarge congres-sional control over the Central Intelligence Agency's non-intelligence-gath-

ering functions. The provisions of this bill relating to the CLA constitute a major improvement over the situation in the past. This bill permits the CIA to engage in covert activities only after the President reports about these activities to the House and Sanate committees dealing with foreign affairs and the House and Senate Armed

Services Committees.

Despite the improvement, I still think these provisions are seriously deficient. This will authorizes CTA activities destance to subvert or undermine foreign so remembers so long as they are "Important to national security." This rubble is so broad as to be classest meaningless. Thus, the President is empowore to authorize CIA actions to subvert forcing governments basically when he thinks to would be desirable. It seems to me, herverler, that the circumstances in which the CIA ought ever to be permitted. to priving a foreign government with than however at peace should be very head to be rest.

http://link.best. The amendment would permit the CIA solivities only when such activities are boiled to our antional defense." My examilations would thus limit the in- of CIA have an anomous effect upon gost that we help the paver, f-activities strongs in which the CIA would run our foreign affairs.

afoul of international improved for Release 2001/08/25TiciA-RDP78Z02997A000100210044141 many thus

December 11, 197-Approved For Release 200 1/08/25 CIA RDP78202997A000100210011-4

provide that the Commonwealth of Puerto would be limiting the instances in which mizes the gentleman from New Jersey would be limiting the instance of many not receive from the Caribbean foreign policy is in essence being created by the United States.

Mr. BORGAN 35.

I urge support of my amendment. The CHAIRMAN. The time of the gentlewoman has expired.

The Chair recognizes the gentleman from Michigan (Mr. Nepzi).

Mr. NEDZI. Mr. Chairman, I rise in opposition to the amendment.

We have in this bill a provision restraining certain operations of the CIA to those "important to the national security" and in timely fashion they are obliged to bring to the notice of Congress any activities which the CLA may be engaged in which are important to the national security. I submit that is a very important statutory-provision and a departure from what the situation is at the present time. When we speak about matters "vital to the national defense" we are then it seems to me restraining the agency from perhaps operating in antidrug programs or the agency could be prevented from conducting antiterrorist activities programs, among others. In my judgment it just is not the kind of constraint that it is desirable to apply with respect to the President and the CIA. The language offered has broad implications and should not be approved without careful and detailed consideration by appropriate committees prior to bringing the matter before the entire House under circumstances of very limited debate.

While I have a moment I would like for the purpose of clarification inquire of the chairman what his interpretation of the language in the bill relating to reporting to Congress by the CIA is, particularly as it relates to the understanding we reached with the Secretary of State and the Director of Central Intel-

ligence. Mr. MORGAN. If the gentleman will yield, it is my belief that the amendment contained in the committee bill carries out, and provides further statutory basis for the implementation of, the understanding to which the gentleman has referred as it applies to the foreign policy-related operations of the CIA.

The CHAIRMAN. The Chair recognizes the gentleman from Pennsylvania (Mir. Miorgan).

Mr. MORGAN, Mr. Chairman, the committee adopted an amendment to bring the CIA under more effective congrassional control and the author of the amendment, the gentleman from Callforma (Mr. Ryan), is here. I yield to him to speak in opposition to this precedences.

Mr. RYAN, Mr. Chalengen, I oppose this emendment for I think substantive reasons. This was my amendment in the committee and it was very excelled, worked out. We deal here with a very senstrive area. It was my hibration and the intention of the committee to two to bring the CIA under some kind of jurisdiction by the Poreign Adairs Committees because obviously the decklons of CIA have an enormous effect upon

٠.

we should have reservations close the language in the committee bill with respect to intelligence activities. And cortainly we would be very unwise to change the language of "important to the national security" to "vital to national defense." This would preclude many activities which might well be needed in our own interest. I hope this amondment is soundly defeated.

The CHAIRMAN. The Chair recognizes the gentleman from Florida (Mr. HALEY). (By mahimous consent, Mr. HALLY

wielded his time to Mr. Monann.) Mr. MORGAN, Mr. Chalmman, I yield to the gentleman from California (Mr.

Mr. RYAN, Mr. Chairman, I was about to say that present language in this bull is very carefully drawn to durive the maximum amount of support from the various elements involved. If we can get this language through for those who are interested in having some kind of closer supervision for the CTA activities, this particular amendment is one which members of the committee think will pass and which we would be able to have signed. Without this particular language I think we will have serious problems with supervision of the CIA by the Foreign Affairs Committee.

I am concernd about the manner in which this particular subject is approached. On the one hand we have to be careful and delicate and on the other hand we do need jurisdiction.

Mr. Chairman, I oppose the amendment of the gentlelady from New York because I believe that the language we have now is as strong as we can got at this particular time.

The CHAIRMAN. The question is on the amendment offered by the gentlewoman from New York (Ms. HOLTZ-MAN).

The amendment was rejected.

The CHAIRMAN. The Chair recognizes the gentleman from Pennsylvation (Mr. Dent).

Mr. DENT. Mr. Chdirman, I do not have an amendment, but I would like to say that I intend to yote against this legislation. I intend to you against it for many reasons, particularly so because we now owe \$50% billion. When we storied this game of Godfather to all the world, we owed 64 billion. We into you alone on our debt is as great as the budged was in 1940. There is no way whiley our counting this Tration can becamely green all this food for the world, projets to like these. for the world, provide all the world of a for the world, and then provide what :-Respince for all the world's prode.

We are as poor as any notice we are helping, when we condition the black of His that we have become constituted to with our mandard of tiplog. If we notify wind to help some witted that in hi co is ment daught of colleges, sono magico e degost that we help the paver selections country of Platy.

The state of the s

Approved For Release 2001/08/250 CIA-RDP78Z02997A000100210011-4 gent forces and the Lon Not government has detailed plans for the development of in-

December 11, 1974 any foreign government or any program of interrial intelligence or surveillance on behalf of any foreign government within the United Stataes or abroad.

"(b) Subsection (a) of this section shall

(1) with respect to assistance rendered not applyunder section 515(c) of the Omnious Crime Control and Safe Streets Act of 1968, or with respect to any authority of the Drug Enforcement Administration or the Federal Bureau of Investigation which related to crimes of the nature which are unlawful under the laws of the United States; or

"(2) to any contract entered into prior to the date of enactment of this section with any person, organization or agency of the United States Government to provide personnel to conduct, or assist in con-

ducting, any such program.

Notwithstanding clause (2), subsection (a) shall apply to any renewal or extension of any contract referred to in such paragraph entered into on or after such date of enactment."

(b) Section 112 of such Act is repealed.

LIMITING INTELLIGENCE ACTIVITIES

Sac. 25 Chapter 3 of part III of the Foreign Assistance Act of 1961, as amended by sections 23(a) and 24 of this Act, is further amended by adding at the end thereof the following new section:

"Sec. 661. LIMITATIONS UPON INTELLIGENCE Activities.—(a) No funds appropriated under the authority of this or any other Act may be expended by or on behalf of the Central Intelligence Agency or any other agency of the United States Government for the conduct of operations in foreign countries pursuant to section 102(d)(3) of the Mational Security Act of 1947 (50 U.S.C. 403), other than operations intended solely for obtaining necessary intelligence. Notwithstanding the foregoing limitation, the President may authorize and direct that any opera-tion in a foreign country be resumed, or that any other operation in a foreign counthat any other operation in a foreign country be initiated, and funds may be expended therefor, if but not before, he (I) finds that such operation is important to the national security, and (2) transmits an appropriate report of his finding, together appropriate operation of the national country appropriate description of the national security with an appropriate description of the na-ture and scope of such operation, to the committees of the Congress having jurisdiction to monitor and review the intelligence activities of the United States Government.

"(b) The provisions of subsection (a) of this section shall not apply during military operations by the United States under a declaration of war approved by the Congress or an exercise of powers by the President under the War Powers Resolution

WALVER OF PROHIBITION AGAINST ASSISTANCE TO COUNTRIES ENGACING IN CERTAIN TRADE

Sec. 26. Chapter 3 of part III of the Foreign Assistance Act of 1951, as amended by sections 2; and 25 of this Act, is further amended by adding at the end thereof the following new section:

"Sec, 652, WATTER OF PROHIBITION AGAINST ASSISTANCE TO COUNTRIES ENGAGING IN GERTAIN TOARS - Any provision of this Act or the Agricultural Trade Development and Assistauce Ace of 1951 which prohibits assistance to a country because that country is engaging in trade with a designated country may be walved by the President if he determines that such water is in the national interest and reports such deformination to the Congress."

. POLICY WITH RESPECT TO INFOCHINA

SEC. 27. (a) The Congress finds that the conse-tire provided for in the Paris Agreeneed on Ending the War and Restoring Peace in Victoria, has not been observed by any of

Intensified, resulting in widespread human suffering and the virtual destruction of the

Cambodian economy.

(b) The Congress further finds that continuation of the military struggles in South Vietnam and Cambodia are not in the interest of the parties directly engaged in the conflicts, the people of Indochina, or world peace. In order to lesson the human suffering in Indochina and to bring about a genuine peace there, the Congress urges and requests the President and the Secretary of State to under take immediately the following measures:

(1) to initiate negotiations with representatives of the Soviet Union and the People's Republic of China to arrange a mutually agreed-upon and rapid de-escalation of milltary assistance on the part of the three principal suppliers of arms and material to ali Vietnamese and Campodian parties en-

gaged in conflict;

(2) to urge by all available means that the Government of the Khmer Republic enter in negotiations with representatives of the Khmer Government of National Union for the purpose of arranging an immediate ceasefire and political settlement of the conflict; and to use all available means to establish contract with the Khmer Government of National Union and to urge them to participate in such negotiations. The United States should urgo all Cambodian parties to use the good offices of the United Nations or a respected third country for the purpose of bringing an end to hostilities and reaching a political settlement;

a political settlement;
(3) to utilize any public or private forum
to negotiate directly with representatives of
the Democratic Republic of Vietnam, the
Provisional Revolutionary Government, and the Republic of Vietnam to seek a new ceasefire in Vietnam and full compliance with the provisions of the Paris Agreement on Ending the War and Restoring Peace in Vietnam, including a full accounting for Americans

missing in Indochina;

(4) to reconvene the Paris Conference to seek full implementation of the provisions of the Agreement of January 27, 1973, on the part of all Vietnamese parties to the con-

flict; and (5) to maintain regular and full consultation with the appropriate committees of the Congress and report to the Congress and the Nation at regular intervals on the progress toward outsining a total cessation of hostilities in Indocaina and a musual reduction of military assistance to that area.

PRINCIPLES COVERNING ECONOMIC AID TO INDOCHINA

SEC. 23. (a) Congress finds that, after expending over a billion dollars in funds for economic purposes in Indochina last year, and vast amounts in previous years, little in lasting economic beneat remains, A large proportion of the funds expended have been used for consumable items related to the war effort. Very little of our money has found its way into capital investments of a lasting productive benefit to the people. Congress calls upon the President and Secretary of Stare to take immediately the following actions designed to maximize the benefit of United States economic assistance:

(1) to organize a concertium to include multilateral financial institutions to help plan for Indochina reconstruction and de velopment; to coordinate multilateral and economic to the areas continued to the areas economic ic recovery; and to provide continuing advice to the recipient nations on the use of their own and outside resources;

(2) to develop, in coordination with the recipient governments, other noners, and the multilaberal financial institutions, a

dividual economic sectors, that can be used to identify and coordinate specific economic development projects and programs and to direct United States resources into areas of maximum benefits;

(4) to shift the emphasis of United Scates aid programs from consumption oriented expenditures to economic development;

(5) to identify possible structural economic reforms in areas such as taxation, exchange rates, savings mechanisms, internal pricing, income distribution, land tenure. budgetary allocations and corruption, which should be undertaken if Indochinase economic development is to progress;

(6) to include in Indochina economic planning and programing specific performance criteria and standards which will enable the Congress and the executive branch to judge the adequacy of the recipiants' efforts and to determine whether, and what amounts of, continued United States fund-

ing is justified; and (7) to provide humanitarian assistance to Indocnina wherever practicable under the nuspices of and by the United Nations and its specialized agencies, other international organizations or arrangements, multilateral institutions, and private voluntary agencies with a minimum presence and activity of United States Government personnel.

(b) This section shall not be construed to imply continuation of a United States financial commitment beyond the authorization provided for in this Act or amendments

made by this Act.

INDOCHINA POSTWAR RECONSTRUCTION

Sec. 29. Section 802 of the Foreign Assistance of 1961 is amended to read as follows:

"SEC. 802. AUTHORIZATION.—There are cuthorized to be appropriated to the President to furnish assistance for the relief and reconstruction of South Vietnam, Cambodia, and Laos as authorized by this part, in addition to funds otherwise available for such purposes, for the fiscal year 1974 not to exceed \$504,000,000, and for the fiscal year 1975 not to exceed \$517,000,000. Of the amount appropriated for fiscal year 1975—

(1) \$449,900,000 shall be available only the relief and reconstruction of South Vietnam in accordance with section 506 of

this Act:

"(2) \$100,000,000 shall be available only for the relief and reconstruction of Cambodia in accordance with section 807 of this Act: "(3) \$40,000,000 shall be available only for relief and reconstruction of Laos in

accordance with section 508 of this Act; (4) \$4,100,000 shall be available only for

the regional development program; (5) \$16,000,000 shell be available only for

support costs for the agency printerity responsible for carrying out this part; and

"(6) \$7,000,000 shall be available only for humanitarian assistance through interna-tional organizations. Such amounts are tuthorized to remain available until expended. ASSISTANCE TO SOUTH VISTNAMESE CHICAGON

Sec. 30. Section 699 of the Foreign Assistguce Act of 1961 is amended as follows:

(1) In subsection (3), write one "region. particularly chalared Relaced by Charest States citizens, and input in tien species

(2) In subsection (b), inheritarily after the second sentence, users (be collowing) "Of the sums made available for fouch vistnam under seation 632(1) of this Act for flood year 1975, 310,000,000, or the equivalent in local currency, shall be available until expanded solely to carry out this sound

LIMITATIONS WITH BUTTECT TO HOUSE PERTURNE

SEC. 31. Part V of the Totolen Arrive. Act of 1961 is amended by anding at the

in Virtuan, has not been observed by any of the Vietnamese parties upproved by any of the multimoral financial insulations. Act of 1961 is emended by anding at the financial insulations of the following new rections and observed by any of the multimoral financial insulations. Act of 1961 is emended by anding at the financial insulations. Act of 1961 is emended by anding at the financial insulations. Act of 1961 is emended by anding at the financial insulations. Act of 1961 is emended by anding at the financial insulations. Act of 1961 is emended by anding at the financial insulations. Act of 1961 is emended by anding at the financial insulations. Act of 1961 is emended by anding at the financial insulations. Act of 1961 is emended by anding at the financial insulations. Act of 1961 is emended by anding at the financial insulations. Act of 1961 is emended by anding at the financial insulations. Act of 1961 is emended by anding at the financial insulations. Act of 1961 is emended by anding at the financial insulations. Act of 1961 is emended by anding at the financial insulations. Act of 1961 is emended by anding at the financial insulations. Act of 1961 is emended by anding at the financial insulations. Act of 1961 is emended by anding at the financial insulations. Act of 1961 is emended by any act of 1961 is emended by any

Approved For Release 2001/08/25 CIA-RDP 76202997A000100210011-4-1163 part V of this Act, may be furnished to any

December 11, 1974

4731-

States to Vietnam directly or through any other regim country unless that assistance is authorized under this Act or the Foreign Military Syles Act."

(b) Section 655 of the Foreign Assistance

Act of 1961 k amended as follows:

(1) by atricing out "\$311,000,000" in subsection (a) and inserting "\$377,000,000" in

lieu thereof.

(2) by striking out "1972" in subsection
(a) and inserting "1975. Of that sum, there
shall be available no more than \$200,000,000

for military assistance." in lieu thereof.

(3) by striking out "\$341,000,000" in subsection (b) and inserting "\$377,000,000" in

lien thereof.

(4) by striking out "1972" in subsection
(b) and inserting "1975" in lieu thereof.

CONVENTIONAL WEAPONS TRANSFER

Sec. 17. Section 511 of the Foreign Assistance Act of 1961 is amended by adding at the end thereof the following:

"It is the sense of Congress that the Presi-

dent should develop and propose as soon as possible at the appropriate international forum a United States draft international agreement for regulating the transfer of conventional weapons among the governments of the world.".

PECCELLA ERABORING VESTELYMOE

SEC. 13, Section 532 of the Foreign Assistance Act of 1961 is amended by striking out for the fiscal year 1974 not to exceed \$125,500,000, of which not less than \$50,000,000 shall be available solely for Israel and inserting in Heu thereof "for the fiscal year 1975 not to exceed 9585,000,000.

FROHIBITIONS ON AID TO NATIONS TRADING WITH NORTH VIETNAM

Sec. 10. Section 620 of the Foreign Assist ance Act of 1961 is amended by inserting before the period in subsection (n) the following: ", unless the Fresident determines that such loans, credits, guaranties, grants, other assistance, or sales are in the national interest of the United States".

ASSISTANCE TO GREECE

Sec. 20. Section 620(v) of the Foreign Assistance Act of 1961 is repealed.

Suspension of Military Assistance to TURKEY

Sec. 21. Section 620 of the Foreign Assistance Act of 1901 is amended by adding at the end thereof the following new subsection:

"(K) All military assistance, all sales of defense articles and services (whether for cash or by credit, guaranty, or any other means), and all licenses with respect to the transportation of arms, ammunitions, and implements of war (including technical data relating thereto) to the Government of Tur-key shall be suspended on the date of enactment of this aubsection unless and until the President determines and certifies to the Congress that the Covernment of Turkey is in compliance with the Foreign Assistance Act of 1901, the Foreign Military Sales Act. Act or near, the correct management and any agreement entered into under such and any agreement entered into under such acts, and that substantial progress toward efficient this poin made refording military forces to Copyus.

SUSPERVITOR OF MILITARY ASSISTANCE TO CHILE

Sec. 22. Section 620 of the Poveign Analstance Act of feet is amended by adding at the end thereof the following new subsection:

hty) (If Except as provided in paragraph (2), all natury asstrance, all raics of datopic articles and services (whether for care or by credy, proximity, or any other means), and all Il enges with respect to the transportation of arms, ummunistion, and implementa of wee (including technical data rela-

... the provisions of

year 1375

paragraph (1), training may be furnished pursuant to the Poreign Assistance Act of 1961 in the United States or the Canal Zone to members of the armed forces of Chile in an amount not to exceed \$800,600 for fiscal

"(3) The provisions of subsection (7) (1) year 1975. shall cease to apply when the President re-ports to the Congress that the Government of Chile has made and is continuing to make fundamental improvements in the observance and enforcement of internationally recognized human rights: Provided, That the total amount of credits furnished or guaranteed under the Foreign Military Sales Act, and of any disposal of vessels made in accordance with section 7307 of title X of the United States Code, to Chile during fiscal year 1975 shall not exceed \$10,000,000."

EXCESS DEFINED ARTICLE VALUE IN ANNUAL REPORT

Szc. 23. Section 634(d) of the Foreign Assistance Act of 1961 is amended by striking out "including economic assistance and military grants and sales" and inserting in lieu thereof the following: "including economic assistance, military grants, and including for any such grant of any excess defense article, the value of such article expressed in terms of its acquisition cost to the United States), and military sales".

Famine or disaster relief

SEC. 24. (a) Section 630 of the Foreign Assistance Act of 1961, dealing with famine or disaster relief, is amended to read as fol-

lows: "SEC. 639. FAMINE OR DISASTER RELIEF." Notwithstanding any other provision or this or any other Act, the President may provide famine or disaster relief assistance to any foreign country on such terms and conditions as he may determine. For fiscal year 1975 there is authorized to be appropriated not to exceed \$40,000,000, to provide such assistance. The President shall submit quarterly reports during such fiscal year to the Committee on Foreign Relations and the Committee on Appropriations of the Senate and to the Speaker of the House of Representatives on the programing and obligation of funds under this section.

(b) Of the funds appropriated to carry out section 630 of the Foreign Assistance Act of 1961, during fiscal year 1975 not less than \$25,060,000 shall be made available to Cyprus for the purposes of such section 609.

(c) Section 451 of the Foreign Assistance Act of 1961, dealing with the contingency fund, is amended to read as follows:

"Sec. 451. Contingency Fund.—(a) There is authorized to be appropriated to the President for the flucial year 1975 not to exceed \$5,000,000, to provide, assistance authorized by this part or by section 630 for any emergency purpose only in accordance with the provisions applicable to the furnishing of such assistance.

"(b) The President skall submit quarterly reports to the Committee on Foreign Reintions and the Committee on Appropriations of the Senate and the Speaker of the House of Representatives on the programing and obligation of lunds under the specifical

"(a) No paye of this fund shall be used to pay for any gifts to any officials of any foreign government made herefoldes or hereafter." CHANGE IN ALMONATION OF FOULTUN ASSISTANCE Sile, 25, Santian 653 of the Pareign Assist-

anco Act of 1901 is amended— (1) by striking out all after the period at

the end of the first sentence of subsection Date : (a)

(2) by redesignating subsection (5) as subsection (c) and by insection immediately after subsection (a) the following mem

country or international organization in any fiscal year, if such assistance exceeds by 10 percent or more the amount of such military grant assistance, security supporting assist Ruce, assistance under chapter 1 of pare 1 of this Act, or assistance under part V of this Act, as the case may be, set forch in the report required by subsection (a) of this section, unless-

WIND TERM OF THE TANK OF MENT OF THE TRANSPORT

"(1) the President reports to the Congress. at least thirty days prior to the date on which such excess funds are provided, the country or organization to be provided, the excess funds, the amount and dategory of the excess funds, and the justification for providing the

excess funds; and

"(2) in the case of military grane assistance or security supporting desistance, the Fresident includes in the report under paragraph (1) his determination that it is in the security interests of the United States to provide the excess funds.

This subsection shall not apply if the excess funds provided in any fiscal year to any country or international organization for any category of assistance are less than \$1,600,000."

VOLUNTARY PERSONNEL IN CAMBODIA SEC. 26. Section 636 of the Foreign Assista ance Act of 1961 is aniended by adding at the end thereof one folicying sentence: the end thereof the foliciving sentence: "This section shall not be construed to apply to employees of United States voluntary non-profit relief agencies registered with and approved by the Advisbry Committee on Voluntary Foreign Aid or to employees of the International Committee of the Red Cross."

REIMBURSABLE DEVELOPMENT PROGRAMS AND LIMITING INTELLIGENCE ACTIVITIES

SEC. 27. The Foreign Assistance Act of 1951 is amended by adding at the end of part III the following new sections:

"SEC. 659, REIMBURSABLE DEVELOPMENT PROcaans.—The President is authorized to use up to \$2,000,000 of the funds made available for the purposes of this Act in each of the fiscal years 1975 and 1976 to work with friendly countries, especially these in which United States development programs have been concluded or those not receiving assistance under part I of this Act, in (1) facilitating open and fair access to natural resources of Interest to the United States and (2) stimulation of reimbursable aid programs consistent with part I of this Act. Any funds used for purposes of this section may be used notwithstanding any other provision of this Act.

"Sec. 600. Limitration on Institutionies ACTIVITIES.—(a) No funds appropriated under the authority of this or any octor Ack may be expended by or on behalf of the Central Intelligence Agency for operations in foreign countries, other than accritics intended solely for corriding necessary intelli-gence, unless and until the Decident Luds that each such operation is have that to the national mountage of the United Planes and national mountily of the United Paper and reports, in a timely lessing, and end, and end scope of such approximate the Committees of the Courted, underlying the Committee on Foreign Reliables of the United States Sendle and the Committee on Tables, and the Committee of the Com Foreign Adelrs of the United Dates Three of Representatives.

"(b) the provisions of and ration (a) el this section shall not apply during million consistent and the apply district melling operations intrinsic by the Unified Constitution of the apply set by the Constitution of the apply set by the Constitution, an expresse of purchase president under the Wile Powers Production.

LIMITATION ON DILITARY ADDITION OF HIS EXCUSS DOTONSO MUTULIN IN MOREA

ments of war (including technical data of Calie. after subjection (a) the following the first subject of the Government of Calie. after subjection (a) the following the first subject of the Government of Calie. after subjection (a) the following property of the first subject of this subjection through the end of fiscal of law, no military grant his ballocation through the end of fiscal of law, no military grant his ballocation under charge supporting australice, assistance under the contest of the Art or hardsounce under try assistance, including supply operations, ter I of part I of this Act, or historance under